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## IN THE UNITED STATES DISTRICT COURT FOR THE WESTERN DISTRICT OF VIRGINIA ROANOKE DIVISION

JUN 1 5 2005

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| JOHN R. EVANS, ET AL.,<br>Plaintiffs,                            | ) Civil Action No. 7:0                             | 15-cv-00369    |
|--|--|----------------|
| v.   | ) <u>MEMORANDUM</u>                                | <u>OPINION</u> |
| ORANGE CENTRAL VIRGINIA<br>REGIONAL JAIL, ET AL.,<br>Defendants. | ) By: Hon. Glen E. C<br>) United States Distr<br>) |                |

Plaintiff John R. Evans, a Virginia inmate located at the Orange Central Virginia
Regional Jail (CVRJ) and proceeding <u>pro se</u>, brings this civil rights action, pursuant to 42 U.S.C. § 1983, with jurisdiction vested under 28 U.S.C. § 1343. Evans brings this suit on his own
behalf and that of the other inmates incarcerated in the H-Block at CVRJ. Evans alleges that on
May 25, 2005, inmates were removed from a cell in H-Block and that the cell was quarantined.
Evans alleges that the inmates have not been provided any information about why the cell was
quarantined. Evans seeks information about why the cell was quarantined, medical examinations
for all inmates in H-Block, and monetary damages for exposure to an unknown illness. Evans
and other inmates signed the instant petition on May 27, 2005. It is not possible for Evans to
have exhausted his administrative remedies in two days. Therefore, the court must dismiss
Evans's petition, without prejudice, pursuant to 42 U.S.C. § 1997e(a).

Under 42 U.S.C. § 1997e(a), an inmate must exhaust all available administrative remedies prior to filing a civil rights claim in federal court. The court must dismiss any unexhausted claims without prejudice. Once the plaintiff has exhausted his administrative remedies regarding these claims, he may re-file his complaint.

Evans has not exhausted his administrative remedies. Therefore, this court will file the

complaint in forma pauperis and dismiss it without prejudice, pursuant to 42 U.S.C. § 1997e(a), for failure to exhaust administrative remedies. Evans may refile this complaint after he exhausts his administrative remedies.

ENTER: This 144 day of June, 2005.

UNITED STATES DISTRICT JUDGE